## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

NEW ENGLAND CARPENTERS HEALTH BENEFITS FUND, PIRELLI ARMSTRONG RETIREE MEDICAL BENEFITS TRUST: TEAMSTERS HEALTH & WELFARE FUND OF PHILADELPHIA AND VICINITY; PHILADELPHIA FEDERATION OF TEACHERS HEALTH AND WELFARE FUND: DISTRICT COUNCIL 37, AFSCME -**HEALTH & SECURITY PLAN; JUNE** SWAN; MAUREEN COWIE and BERNARD GORTER,

C.A. No. 1:05-CV-11148-PBS

Plaintiffs,

v.

FIRST DATABANK, INC., a Missouri corporation; and McKESSON CORPORATION, a Delaware corporation,

Defendants.

## CLASS PLAINTIFFS AND SETTLING DEFENDANT FIRST DATABANK, INC'S REQUEST FOR A STATUS CONFERENCE

Class Plaintiffs and settling defendant First Databank, Inc., respectfully request that the Court schedule a status conference in connection with the proposed settlement to advise the Court of the status of the settlement and certain amendments to provide greater clarity to the provisions of the Proposed Settlement, and to present a final form of the proposed notice and notice plan.

On October 4, 2006, the Class Plaintiffs and the settling defendant First Databank, Inc., filed a Settlement Agreement and Release. On October 24, 2006 this Court conducted a preliminary approval hearing. Subsequent to the preliminary approval hearing, the Class Plaintiffs and the settling defendant First Databank, Inc filed follow-up submissions. On November 22, 2006, the Court issued an order preliminarily approving the Proposed Settlement.

Filed 05/09/2007

All that was left to be undertaken at that point was for the Class Plaintiffs and the settling defendant First Databank Inc., to file a proposed form of a Preliminary Approval Order with the final notice with applicable dates.

Accordingly, Class Plaintiffs and the settling defendant First Databank, Inc., wish to appear before the Court in order to present the clarifying amendments and a Final Form Proposed Notice for the Settlement and the establishment of dates pertinent thereto. We anticipate that the status conference would be brief. Since the Court has scheduled another hearing in this action for May 22, 2007, that date is a convenient one. Any other date in the next week or so would also be welcome as an alternative.

Respectfully submitted,

DATED: May 9, 2007 By /s/ Thomas M. Sobol

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## **CERTIFICATE OF SERVICE**

I, Thomas M. Sobol, hereby certify that I am one of plaintiffs' attorneys and that, on May 9, 2007, I caused copies of the papers annexed hereto to be served on all counsel of record in this proceeding via CM/ECF filing and email.

/s/ Thomas M. Sobol

Dated: May 9, 2007